

SECTIONS 125 TO 145 OF ARTICLE 56 OF THE CODE OF PUBLIC GENERAL LAWS OF MARYLAND (GASOLINE TAX); SECTION 80 OF ARTICLE 66½ (MOTOR VEHICLE REGISTRATION); SECTION 28 OF ARTICLE 66½ (TITLING TAX); SECTIONS 169 AND 170 OF ARTICLE 56 AND SECTION 269 OF ARTICLE 81 (MOTOR VEHICLE TAXATION); SECTION 7 (32) OF ARTICLE 81 (CLASS A AND CLASS D MOTOR VEHICLES); SECTIONS 275 TO 319 OF ARTICLE 81 (TAX ON INCOMES); ARTICLE 78B (HORSERACING AND PARI-MUTUEL BETTING); SECTIONS 193 AND 195 OF ARTICLE 81 (BONUS TAX); SECTIONS 196 TO 200 OF ARTICLE 81 (TAX ON FRANCHISE TO BE A CORPORATION); SECTIONS 125 AND 126 OF ARTICLE 23 (RECORDING CORPORATE PAPERS); SECTION 126 OF ARTICLE 81 (DEPOSITS OF SAVINGS BANKS); SECTIONS 134 TO 142 OF ARTICLE 81 (INSURANCE PREMIUMS); SECTIONS 148 TO 192 OF ARTICLE 81 (INHERITANCES); ARTICLE 62A (ESTATE TAX); OR SECTION 143 OF ARTICLE 81 (TAX ON COMMISSIONS OF EXECUTORS AND ADMINISTRATORS); BUT THE LIMITATIONS HEREIN SHALL NOT APPLY TO ANY TAX LEVIED OR IMPOSED UPON THE GROSS RECEIPTS OF ANY PERSON, ASSOCIATION OR CORPORATION OTHER THAN THE GROSS RECEIPTS OF CORPORATIONS TAXED UNDER SECTION 128 OF ARTICLE 81 OF THE CODE, SAVINGS BANKS, INSURANCE COMPANIES, SAFE DEPOSIT AND TRUST COMPANIES, AND THE GROSS RECEIPTS OF A PERSON, ASSOCIATION OR CORPORATION CONDUCTING RACE MEETINGS; NOTHING IN THIS SUB-SECTION SHALL BE CONSTRUED TO AUTHORIZE THE COUNTY COMMISSIONERS OF BALTIMORE COUNTY TO IMPOSE A TAX UPON THE GROSS RECEIPTS OF ANY PERSON, FIRM OR CORPORATION IN BALTIMORE COUNTY. PROVIDED, HOWEVER, THAT BALTIMORE COUNTY IN TAXING THE RECEIPTS, FROM MOTOR VEHICLE OPERATIONS, MAY ONLY TAX RECEIPTS FROM OPERATIONS OF MOTOR VEHICLES HAVING A PERMIT OR PERMITS FROM THE PUBLIC SERVICE COMMISSION OF MARYLAND AUTHORIZING BOTH THE TAKING ON AND DISCHARGING OF PASSENGERS AT MORE THAN ONE POINT WITHIN BALTIMORE COUNTY AND/OR THE TRANSPORTATION OF PASSENGERS BETWEEN TWO OR MORE POINTS WITHIN SAID COUNTY.